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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 9235 82402-3801 05/03/2001 Philip Guy 09/720,206 08/21/2002 EXAMINER Ade & Company 1700 360 Main Street CHUNDURU, SURYAPRABHA Winnipeg Manitoba, R3C 3Z3 CANADA PAPER NUMBER ART UNIT 1637 DATE MAILED: 08/21/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

1		Applicat	on No.	Apr	olicant(s)		
					Y ET AL.		
Office Action Summans		09/720,2			Unit		
	Office Action Summary	Examine					
	· The MAILING DATE of this commun	Suryapra	bha Chun	eet with the corres		dress	
Period f r		iicau ii appears on a					
A SHC THE M - Extens after S - If the p - If NO - Failur	ORTENED STATUTORY PERIOD F IAILING DATE OF THIS COMMUN sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (is period for reply is specified above, the maximum is the to reply within the set or extended period for reply perly received by the Office later than three months dipatent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no emunication. 30) days, a reply within the statutory period will apply and	vent, however atutory minimu will expire SIX	may a reply be timely file on of thirty (30) days will be one ABANDONED (35	ed oe considered time ailing date of this o U.S.C. § 133).	ly. ommunication.	
1)🛛	Responsive to communication(s) f						
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This action				ha masita is	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disp sition of Claims							
•	Claim(s) 22-23, 28-38 is/are pendi	ng in the application					
-/	4a) Of the above claim(s) 22 and 23	3 is/are withdrawn fro	om consid	eration.			
1	5) Claim(s) is/are allowed.						
1	6)⊠ Claim(s) <u>28-38</u> is/are rejected.						
7)	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachme							
1) Not	ice of References Cited (PTO-892) lice of Draftsperson's Patent Drawing Review promation Disclosure Statement(s) (PTO-1445)	w (PTO-948) 9) Paper No(s)	4) 5) 6)	Interview Summary (I Notice of Informal Pa Other:	PTO-413) Paper tent Application	No(s) PTO-152)	

Application/Control Number: 09/720,206 Page 2

Art Unit: 1637

DETAILED ACTION

Acknowledgement is made for the request to establish continued prosecution application
 (CPA) (Paper NO. 16) filed on July 26, 2002. The request for CPA is accepted and is established with the status of the application as follows:

a. the filling date of this CPA is established as 5/3/2001; b. Claims 28-38 are pending.

Response to Arguments

- 2. Applicants' response to the earlier office action (Paper No. 15) filed on July 26, 2002 has been entered.
- 3. Applicants' response to the office action (Paper No.15) is fully considered and deemed persuasive.
- 4. With respect to the rejection made in the previous office action under 35 U.S.C. 102(b), applicants' amendment and arguments have been considered but are most in view of the new ground(s) of rejection.
- 5. With respect to the rejection made in the previous office action under 35 U.S.C. 103(a), Applicant's arguments have been considered but are most in view of the new ground(s) of rejection.

New Issues

6. The disclosure is objected because of the following informalities:

Oath/Declaration

The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

Application/Control Number: 09/720,206

Art Unit: 1637

The oath or declaration is defective because: information regarding priority applications claimed in the specification is missing.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 28-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Andersson et al. (Proc.Natl.Acad.Sci.USA., Vol. 93, pp: 5682-5687, 1996) and in view of Bailey et al. (WO 98/12913).

Anderson et al. teach a method for measuring the levels of nonsymbiotic plant hemoglobin in soybean plant tissue wherein Andersson et al. disclose that the method comprises measuring nonsymbiotic hemoglobin gene levels in shoots, roots, germinating seeds and of soybean plant (see page 5683, column2, paragraph 1). Andersson et al also disclose that (i) the

Application/Control Number: 09/720,206

Art Unit: 1637

nonsymbiotic hemoglobin levels were higher in root elongation (germination), cotyledons and stem (see page 5686, column 2, paragraph 2); (ii) function of nonsymbiotic hemoglobin as a facilitator of oxygen diffusion in dividing cells and as an oxygen sensor to meet increased demand (stress conditions) for oxidative respiration (see page 5686, column 2, paragraphs 1-2). However, Andersson et al. did not teach a method of improving the agronomic properties of a plant under stressful conditions.

Bailey et al. teach a method for improving the agronomic properties of a plant wherein
Bailey et al. disclose that the method comprises transforming a plant and providing a regenerated
plant with increasing intracellular oxygen-binding protein (for example hemoglobin,
leghemoglobin etc.) (see page 4, lines 10-18, page 30, lines 10-15, claim 15). Bailey et al. also
disclose that the improved agronomic properties include rapid germination, improved vegetative
yield (seedling vigour) and high levels of secondary metabolites whose production is oxygen
sensitive (fermentation products) (see page 6, lines 19-29). Further Bailey et al. disclose that (i)
the generation of plants with improved agronomic characteristics include metabolically
engineering an increased oxygen level or increased utilization (uptake) of oxygen (see page 4,
lines 10-18); (ii) increased drought tolerance (hypoxic conditions) (see page 9, lines 19-22); (iii)
the transformed plants and their progeny are selected or screened (to use in plant breeding) plants
that express the desired protein or altered expression of the oxygen binding protein
(hemoglobin) which has the agronomic characteristics by the procedures well know in the art
(see page 11, lines 12-21, page 12, lines 15-33, page 13, lines 6-15).

Therefore, it would have been prima facie obvious to a person of ordinary skill in the art at the time the invention was made, to modify. a method of using nonsymbiotic haemoglobin to

Application/Control Number: 09/720,206 Page 5

Art Unit: 1637

agronomic properties of plants as taught by Andersson et al. with a method of improving agronomic properties of plants as taught by Bailey et al. to achieve expected advantage of improving agronomic properties of plants because Andersson et al. states that "the high levels of nonsymbiotic hemoglobin is perhaps associated with high levels of metabolic activity.

Nonsymbiotic hemoglobin genes are all expressed in various metabolically active tissues such as developing seeds and roots. It is possible that the nonsymbiotic hemoglobin is facilitating intracellular diffusion of oxygen to mitochondria in metabolically active cells in order to meet an increased demand for oxidative respiration" (see page 5686, column 2, paragraph 2) One such demand for oxygen demand, expressly motivated by Bailey et al. is to use oxygen-binding properties in plants to improve agronomic properties of a plant. An ordinary practitioner would have been motivated to combine the method of Bailey et al. with the method of Sowa et al. in order to achieve the expected advantage of developing a rapid and sensitive method for improving agronomic properties of plants.

No claims are allowable.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Suryaprabha Chunduru whose telephone number is 703-305-1004. The examiner can normally be reached on 8.30A.M. - 4.30P.M, Mon - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Benzion can be reached on 703-308-1119. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-0294 for regular communications and - for After Final communications.

Application/Control Number: 09/720,206 Page 6

Art Unit: 1637

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

Suryaprabha Chunduru August 14, 2002

JEFFREY FREDMAN PRIMARY EXAMINER